

Exhibit No. IAmendments to Senate Bill No. 96 Date 2-7-07

1st Reading Copy

Bill No. SB-96

Requested by Senator Carol Williams

For the Senate State Administration Committee

Prepared by Greg Petesch
February 6, 2007 (5:13pm)

#1
1. Page 2, line 7.

Following: "(3)"

Insert: "(a)"

2. Page 2, line 9.

Following: line 8

#2
Insert: "(b)(i) In an original proceeding under subsection
(3)(a), the petitioner and the attorney general shall
certify the absence of factual issues or shall stipulate to
and file any factual record necessary to the supreme court's
consideration of the attorney general ballot statements or
legal sufficiency.

(ii) If the parties to an original proceeding under
subsection (3)(a) fail to make the certification or stipulation
required by subsection (3)(b)(i), the supreme court shall refer
the proceeding to the district court in and for the county of
Lewis and Clark for development of a factual record and an order
that addresses the issues provided in 13-27-316(3). Any party
may appeal the order of the district court to the supreme court
by filing a notice of appeal within 5 days of the date of the
order of the district court."

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